Professional Development Standards (PDS) Military Justice

Name: _____

Definition of Flexible Measurement Terms

Note: Where verbs express only the general level of learning for knowledge and understanding, this is intended to provide greater flexibility for measurement in observable ways. When determining achievement of learning, use the appropriate observable action for the assessment.

I. Know: The ability to retrieve information from memory.

Actions used to assess knowing include: recall, list, state, identify, reproduce, and recognize.

II. Understand or Comprehend: Connecting existing with new information and experience to form meaning and relate concepts to other situations.

Actions used to assess understanding include: explain, summarize, defend, generalize, give examples, give analogies, and paraphrase.

III. Review: Reading and examining a reference sufficient to grasp its meaning and the principle issue(s).

Actions used to assess a sufficient review include: explain, summarize, discuss, and generalize.

Core Competencies

- 1. Preliminaries
- 2. Events to Watch
- 3. Ethical Obligations and Considerations
- 4. Court Rules and Officer of the Court
- 5. Sexual Offenses and VWAP Training
- 6. Non-Punitive Measures
- 7. Complaints and Inquiries
- 8. Non-Judicial Punishment
- 9. ADSEPS
- 10. Pre-Trial/Case Screening
- 11. Witness Interviews
- 12. Speedy Trial
- 13. Discovery
- 14. Article 32 Preliminary Hearings
- 15. Arraignment
- 16. Motions and Objections
- 17. Pre-Trial/Plea Agreements
- 18. Stipulations
- 19. Trial Preparation: Evidence and Witnesses

20. Members' Case

21. Sentencing Case

22. Post-Trial Duties and Administrative Actions

Commanding Officers have the discretion to modify or waive any line items or sections as appropriate for local practice. Commands are encouraged to simulate events that are not available locally to the extent practicable. Commanding Officers also have the discretion to determine that items completed in one PDS satisfy the requirements of a PDS in a subsequent rotation.

1. Preliminaries

Appendix 23 (Analysis of Punitive Articles) of the Manual for Courts-Martial	NJS
NMCCA Website	NJS
CAAF Website (Digest in particular)	NJS
Military Judges' Electronic Benchbook	NJS
Army's Criminal Law Deskbook	
Local Court Rules	
Navy Marine Corps Trial Judiciary Uniform Rules of Court	
CNLSCINST 1300.1 [series] (First Tour Judge Advocate Program and Business Rules, particularly, section on Trial and Defense rotations)	
CNLSCINST 5800.1[series], Naval Legal Service Command (NLSC) Manual, Chapters 10 & Appendices A-1, B-1, C1; Table of Contents	
TC Only: CNLSCINST 5800.1[series], Naval Legal Service Command (NLSC) Manual, Chapters 14, 15	

DC Only: CNLSCINST 5800.1[series], Naval						
_	Legal Service Command (NLSC) Manual, Chapters 11, 12					
	DC Only: DCAP Deskbook and Standard					
Form	·					
Initial	and Date:					
1.	NJS ACCESS: Lexis.com user account name and password from your command POC.					
2.	ACCESS/REVIEW: DCAP/TCAP SharePoint site and establish access using the instructions provided by your STC/SDC. Become familiar with its organization. Set alerts for discussions and other items. Learn their different missions/roles in assisting you as TC/DC.					
3.	REVIEW: Standard Navy Distribution List, OPNAVINST 5400.45. (https://www.secnav.navy.mil/doni/sndl.aspx)					
4.	ACCESS: Obtain access to Judicial Circuit's SharePoint site.					
5.	DISCUSS: The FTJA Business Rules as they pertain to your Trial or Defense practice.					
6.	DISCUSS: The function of OJAG Codes 20, 30, 45, and 46. Visit their SharePoint pages as applicable.					
TC Oı	nly:					
1. Sha	REVIEW: TCAP Trial Counsel Manual and motions bank, located on TCAP arePoint site.					
2 and	OBTAIN/ACCESS: Wolverine account access. Discuss Wolverine operation di office policies with STC or designee.					
DC Oı	nly:					
1det	LEARN: How requests for counsel are sent to the DSO and how cases are ailed by your DSO.					
2. the	ACCESS: CMTIS with the help of your local CMTIS Administrator. Review CMTIS Business Rules.					

REV J	uly	2021
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3 RE	EVIEW: Defense Counsel Deskbook, Sen	ior Officer Representation
Deskbook, Motions Template Bank, Discussion Board, and Navy Defender Newsletter located		
on the DCAP ShareP	oint site.	
RECOMMENDED		DATE
:	(PDO/Branch/OIC/Department Head)	-

Initial and Date:

2. Events to Watch

Note: Personnel are strongly encouraged to observe as many sessions of court as possible as you will learn from each counsel, Military Judge, and witness you observe in court.

OBSERVATION is preferred, but not required. If no opportunity to OBSERVE, discuss line item with appropriate department personnel.

1. ,	OBSERVE: An Article 32 hearing.	
2.	OBSERVE: A docketing session.	
3.	OBSERVE: An arraignment.	
4.	OBSERVE: A motions hearing.	
5. Agreement.	OBSERVE: A guilty plea with a Pre-trial Agreement (PTA) or Plea	
6.	OBSERVE: A contested court-martial with members.	
7.	OBSERVE: Voir dire.	
8	OBSERVE: An expert witness testifying.	
9	OBSERVE: A victim testifying.	
10	OBSERVE: A remote witness testifying via VTC or telephone.	
11	OBSERVE: An R.C.M. 802 conference.	
12	OBSERVE: An IRO Hearing.	
RECOMMENDED DATE (PDO/Branch/OIC/Department Head)		

3. Ethical Obligations & Considerations

<u>Note</u>: Complaints against the ethical practices of another attorney are very serious matters. As a result, they should not be taken lightly. Any discussion of alleged violations of ethical rules should be discussed thoroughly with your chain of command, and only after approval, be pled in a court filing.

Review, sign, and date:

JAG Corps Rules of Professional	NJS
Responsibility JAGINST 5803.1E	
Your state rules of professional responsibility.	
Initial & Date:	
Initial & Date.	
1. EXPLAIN: The rules of profe	essional responsibility applicable when there are
reasonable grounds to believe that a client is	at imminent risk of self-harm.
	rps Rules of Professional Responsibility apply
to the following ethical duties:	
a. Formation of the attorney-client relati	onship:
b. Communications with a represented p	4 1
c. Conflicts of interest;	••
d. Duty of loyalty;	
e. Duty of candor toward the tribunal;	
f. Fairness to opposing counsel;	

- h. Conflicts associated with representing clients;i. Duty of competence;
- j. Duty to communicate;
- k. Duty of diligence;
- 3. _____ DISCUSS: Best practices for avoiding ethical violations and for addressing potential ethical violation.

g. Special responsibilities of trial counsel and government counsel;

- 4. EXPLAIN: The rules of professional responsibility applicable to attorney client privileges and the best practices to ensure maintaining the client's confidences.
- 5. _____ EXPLAIN: The rules of professional responsibility applicable to attorney work-product and the best practices for avoiding a breach to the privilege.
- 6. EXPLAIN: The rules of professional responsibility related to "attorney as witness."

7. REVIEW: OJAG Code 13's SharePoint site, specifically, training materials related to professional responsibility.
8. EXPLAIN: Where to go for interpretation or guidance on the application of the Rules.
9. EXPLAIN: The steps to take (and not to take) if you believe a fellow counse has violated the Rules.
10. EXPLAIN: Your responsibility if you believe an opposing counsel has violated the Rules.
11 EXPLAIN: Under what circumstances a judge advocate may make an "extra tribunal" statement.
12. EXPLAIN: How the rules of professional responsibility pertain to non-attorneys, such as Legalmen, paralegals, civilian interns, and other support personnel.
13 EXPLAIN: Your responsibilities with regard to non-attorney assistants.
14 EXPLAIN: The procedure if you believe there is an actual or apparent conflict between your State Bar professional rules and the JAG Corps professional responsibility rules.
the logbook with STC or SDC, depending on your rotation, to ensure it meets departmental and JAG Corps requirements. Maintain logbook at all times and be prepared for spot-check
DC Only:
1. REVIEW: Your command's policy/standard operating procedure on potential suicidal clients.
2. REVIEW: Your command's policies governing detail of counsel, eligibility for defense services, and use of Defense Litigation Support Specialists (DLSS) resources.
3. REVIEW: Your State Bar rules regarding forming an attorney client relationship. If your state rules conflict with JAGINST 5803.1, report it immediately to your SDC.
RECOMMENDED DATE (PDO/Branch/OIC/Department Head)

4. Court Rules and Officer of the Court

Review, sign, and date:

RECOMMENDED

N	MCTJINST 5810.5[series]	
J	AG/COMNAVLEGSVCCOM INST 5530.2	
[s	series]	
L	ocal Courtroom Security Policy and	
P	rocedures	
Ini	itial and Date:	
1.		ty with the Military Judges' Benchbook, inderstanding of the docketing rules in effect in governing conduct of spectators in the
2.	DRAFT: A Trial Managemen	t Order (TMO).
3.	REVIEW: A Security Risk As	sessment Form (SRAF).
TC	C Only:	
1.	SUBMIT: A completed docker martial date and arraignment.	eting request to include a request for a court-

(PDO/Branch/Department Head)

DATE

5. Sexual Offenses and VWAP Training

Review, sign, and date:

Articles 120 and 125, UCMJ (all versions)	NJS
JAGINST 5810.3 Navy Victim Legal	NJS
Counsel Program Manual	
ALNAV 061/15 Requirement to Consider A	NJS
Victims Preference for Prosecution by Court	
Martial or Civilian Court	
M.R.E. 412, 413, 414, 513, 514, 611, and	
615	
DoDD 6495.01 and DoDI 6495.02	
OPNAVINST 1752.1[series] and	
SECNAVINST 1752.4[series]	
42 U.S.C. § 10607; 18 U.S.C. §§	.:
2250 et seq.; DoDD 1030.01; and DoDI1030.2	
Adam Walsh Act, 42 U.S.C. §§ 16901 et	
seq., including §§ 16913, 16918	

Initial and Date:

1	NIIC	KNOW:
1.	NJS	MINUW.

- a. Difference between "sexual act" and "sexual contact";
- b. How allegations committed before 1 October 2007 are handled;
- c. How allegations between 1 October 2007 and 27 June 2012 are handled;
- d. How allegations between 28 June 2012 and 1 January 2019 are handled;
- e. How allegations after 1 January 19 are handled;
- f. How consent and mistake of fact as to consent applies to allegations under the various versions of Article 120:
- g. Discuss what it means to be capable of consenting under MJA16.
- h. Discuss *United States v. Pease*, 75 M.J. 180 (C.A.A.F. 2016) and its effect on consent in alcohol related cases.

2. NJS KNOW:

- a. Exceptions to M.R.E. 412;
- b. Notice and motion filing requirements under M.R.E. 412;
- c. Required process for a closed hearing under M.R.E. 412;

3. NJS KNOW:

- a. Differences between Restricted Reporting and Unrestricted Reporting;
- b. To whom a Restricted Report may be made;

- c. Limitations on confidentiality of a Restricted Report;
- d. What use a command, investigative agency, or counsel may make of a restricted report;
- e. Difference between a SARC and VA

4. NJS DISCUSS:

- a. The Victim-Advocate privilege under M.R.E. 514 and its exceptions.
- b. The Psychotherapist-Patient privilege under M.R.E 513 and its exceptions.

Note: Personnel should complete the sections below in a manner that ensures that you will not be called as a witness in a case. Only civilian paralegals or Legalmen may be used as "seconds" during interviews in accordance with CNLSCINST 1300.1 [series].

OBSERVATION is preferred, but not required. If no opportunity to OBSERVE, discuss line item with appropriate department personnel.

5.		INTERVIEWS:		
	a.	OBSERVE: An interview or direct/cross examination of a Sexual Assault Nurse Examiner (SANE)/Sexual Assault Forensic Examiner (SAFE);		
	b.	DISCUSS: How a SAFE is conducted and time windows for the collection of evidence.		
	c.	DISCUSS: The results of a SAFE collection kit and how to introduce medical evidence into evidence at a court-martial;		
	d.	DISCUSS: Lab results that might be present in a sexual assault case;		
	e.	OBSERVE: Consultation with an expert witness regarding the likely testimony of an opposing expert witness;		
	f.	DISCUSS: Memory impairment resulting from alcohol consumption in an alcohol		
		facilitated sexual assault and how to address memory issues at trial;		
	g.	EXPLAIN: Situations in which alternative (non-live) testimony of a witness may be desired by a party, and methods/options for alternative testimony		
6.	_	DISCUSS: How allegations committed before 1 October 2007 are handled.		
7.	DISCUSS: How allegations committed between 1 October 2007 and 27 June 2012 are handled.			
8.	20	DISCUSS: How allegations committed between 28 June 2012 and 1 January 19 are handled.		

TC	Conly:	
	uirements. Re	LEARN: About your duties under VWAP, role of TC, VWLO, VWAC, and ad OPNAVINST 5800.7A and COMNAVLEGSVCCOM INSTRUCTION
2.		REVIEW: Victim preference letter regarding jurisdictional preference.
3.	NJS	OBSERVE: An interview of the alleged victim in a sexual assault case.
4.	update and con	OBSERVE: TC contact a witness and an alleged victim to give a status nduct an interview.
5.	transitional co	IDENTIFY: The state office for Crime Victim Compensation and discuss mpensation in the federal government.
6.		REVIEW: DD Form 2701.
7.	explain the co	OBSERVE: TC provide an alleged victim a completed DD Form 2702 and ntents.
8.	explain the co	OBSERVE: TC provide an alleged victim a completed DD Form 2703 and ntents.
9.	their election	EXPLAIN: DD Form 2704 to an alleged victim or witness and determine to be notified.
10.	victim.	USE: The OJAG Victim Declination Letter and explain its use to an alleged
RE	COMMENDE	D DATE (PDO/Branch/Department Head)

6. Non-Punitive Measures (Administrative Remedies)

Review, sign, and date:

JAGMAN, Chapter 1, § 0105	NJS
SJA Update 09-11 (NPLOC vs. LOI)	NJS
R.C.M. 306(c)(2)	
JAGINST 5800.7(series) (JAGMAN),	
Chapter 1, § 0102	
MILPERSMAN 1611-010	
MILPERSMAN 1611-020	
MILPERSMAN 1450-010	
MILPERSMAN 1070-170	
MILPERSMAN 1616-010	
MILPERSMAN 1616-030	
MILPERSMAN 1616-040	
MILPERSMAN 5812-010	
MILPERSMAN 1430-020	
MILPERSMAN 1160-020	
NAVADMIN 030/12	

Initial and Date:

1.	NJS	UNDERSTAND:	The limits on Extra Military	Instruction	(EMI).
----	-----	-------------	------------------------------	-------------	--------

- 2. NJS KNOW: Who may assign EMI.
- 3. NJS DISCUSS: The reporting requirements when a decision is made to impose NJP on an officer and when NJP is complete.

DC	C Only:		
1.		REVIEW: A Page 13 issued to one of your PERSREP clients.	
2.	REVIEW: An EMI Order for compliance with Navy Regulations.		
3.	ADVISE: A PERSREP client regarding a Non-Punitive Letter of Caution (NPLOC). Discuss the implications of receiving one.		
4.	Discuss the im	ADVISE: A PERSREP client regarding a Letter of Instruction (LOI). plications of receiving one.	
RE	ECOMMENDE	D DATE (PDO/Branch/OIC/Department Head)	

7. Complaints/Inquiries

Review, sign, and date:

RECOMMENDED

Article 138, UCMJ	NJS
Article 1150, U.S. Navy Regulations (1990)	NJS
JAGMAN, Chapter 3	NJS
SECNAVINST 5370. 5(series), "Department of the Navy Hotline Program"	
SECNAVINST 5370.7(series), "Military Whistleblower Reprisal Protection"	
DOD Directive 7050.06, "Military Whistleblower Protection"	
SJA Update 10-09 (Complaints of Wrong)	
Initial and Date:	
1. NJS KNOW: The difference betw	veen an Article 138 and 1150 complaint.
2. NJS DESCRIBE: Administrative 1150 complaints.	differences between Article 138 and Article
DC Only:	
1. REVIEW: Article 138 completely a PERSREP client. Discuss the possible of	aint (or an associated request for redress) drafted outcomes of that complaint.
2. REVIEW: Article 1150 compossible outcomes of that complaint.	plaint drafted by a PERSREP client. Discuss the
3. DISCUSS: With a PERSREP possible outcomes of that complaint.	client how to make an IG complaint and the
	client the concept of reprisal and the options a feels unsafe after making an IG or other official
5 DISCUSS: With a PERSREP and the possible outcomes of that complaint.	client how to make a Congressional Complaint

(PDO/Branch/OIC/Department Head)

Page 16 of 45

Enclosure (3)

DATE

8. Non-Judicial Punishment

Review, sign, and date:

NJS
NJS

Initial and Date:

1.	NJS DESCRIBE: Who has NJP authority and the limitations, if any, on their authority.
2.	NJS KNOW: The requirements for self-reporting arrests and convictions and the restrictions on the use of a self-report for disciplinary purposes.
3.	EXPLAIN: The effect state court adjudications have on the ability of a command to administer NJP for the same acts.
4.	EXPLAIN: How prior NJPs can be used at subsequent courts-martial, both for same offenses and for different offenses.
5.	EXPLAIN: Booker rights and what is necessary to admit an NJP into evidence during sentencing at a court-martial.

DC	Conly:	
1.	-	DESCRIBE: To a PERSREP client how NJP is conducted, generally.
2.	standard of pr	EXPLAIN: To a PERSREP client their rights at NJP, Booker rights, and the roof at NJP.
3.		EXPLAIN: To a PERSREP client lawful punishments and limitations at NJP.
4.	19	EXPLAIN: To a PERSREP client the NJP appeal grounds and process.
5.		REVIEW: NJP appeal drafted by a PERSREP client.
6.	Aside.	EXPLAIN: To a PERSREP client the process and criteria for a NJP Set
RE	COMMENDE	DATE (PDO/Branch/OIC/Department Head)

9. Enlisted Administrative Separations

MILPERSMAN 1910-100	NJS
DoD Instruction 1332.14 (Enlisted	NJS
Administrative Separations)	
MILPERSMAN 1910-233	NJS
MILPERSMAN 1910-210	NJS
MILPERSMAN 1910-212	NJS
MILPERSMAN 1910-302	NJS
MILPERSMAN 1910-400 through 410 and 414	NJS
MILPERSMAN 1910-500 through 518	NJS
MILPERSMAN 1910-600	NJS
MILPERSMAN 1910-700	NJS
MILPERSMAN 1910-702	NJS
MILPERSMAN 1910-704	NJS
MILPERSMAN 1910-106	NJS
MILPERSMAN 1910-140	NJS
MILPERSMAN 1910-142	NJS
MILPERSMAN 1910-144	NJS
MILPERSMAN 1910-146	NJS
MILPERSMAN 1910-152	NJS
MILPERSMAN 1910-170	NJS
MILPERSMAN 1910-120	NJS
MILPERSMAN 1910-122	NJS

10 USC § 1407 (Retirement Pay	
Determination)	
CIECNIANINICT 5200 20(nomina) Military	
SECNAVINST 5300.28(series), Military Substance Abuse Prevention and Control	
OPNAVINST 5350.4 (series), Navy Alcohol	
and Drug Abuse Prevention and Control	
Navy Urinalysis Coordinators (UPC) Handbook	
MILPERSMAN 1600-100	
MILPERSMAN 1910-226	
Initial and Date:	
	ninistratively separating a Sailor for conduct
from a prior enlistment.	
2. Authority. EXPLAIN: The difference between	veen Convening Authority and Separation
3. EXPLAIN: Whether a Sailor cannot be service (EAOS).	an be subject to ADSEP proceedings past their
DC Only:	
1 EXPLAIN: The process of retin	rement grade determinations.
2. COUNSEL: The Respondent a appropriate case, counsel a Respondent about 1	bout rights concerning ADSEP. In an rights to separation pay.
3 COUNSEL: A Respondent reg	arding the distinction between ADSEP and
4 DESCRIBE: Mandatory v. disc	cretionary processing to a client.
5 COUNSEL: A Respondent reg	arding Notification v. Board Procedure.
6. EXPLAIN: To the Respondent their implications for VA benefits and civilian	the available Characterizations of Service and employment.
7. EXPLAIN: To the Respondent waiver is available and/or appropriate in their or	Conditional Waivers and whether or not the case.

EXPLAIN: To the Respondent the situations in which PERS may take action 8. EXPLAIN: To the Respondence contrary to the Board's recommendations. 9. _____ DRAFT: A letter of deficiency (LOD) 10. _____ DISCUSS: With the Respondent the Discharge Review Board and Board of Corrections for Naval Records procedures and the likelihood of getting his/her discharge upgraded.

(PDO/Branch/OIC/Department Head) RECOMMENDED_ DATE

10. Pre-Trial/Case Screening

JAGINST 5803.1 [series]	NJS
Article 25, UCMJ	NJS
R.C.M. 304, 305	NJS
U.S. Army JAG School Criminal Law Deskbook –	
Pleadings	
MILPERSMAN 1910-208	

In	itia	l a	nd	Do	te
				100	

_IV	AILPERSMAN 1910-208	
In	itial and Date:	
1.	NJS CALCULATE: An accused's period of	pre-trial restraint, as applicable.
2.	NJS EXPLAIN: The rules regarding pre-tria 305.	l restraint pursuant to R.C.M. 304 and
3.	NJS UNDERSTAND: How this may impact p martial process.	pre-trial negotiations and the court-
4.	NJS PREPARE: A proof matrix which analy specifications.	zes all supported charges and
5.	NJS REVIEW: A convening order and expl 25(d)(2), UCMJ for qualifications.	ain its requirements. Review Article
6.	NJS IDENTIFY: The steps required in the p	preferral process.
7.	NJS IDENTIFY: The steps required in the r	eferral process.
TC	C Only:	
1.	NJS READ: A Report of Investigation (ROI investigation. Specifically execute the following steps a	
	 a. Ensure all exhibits are present. b. Contact the RA to ensure that nothing is missing. c. Secure all interview discs/Cellebrite reports/etc. med d. Assess whether the investigation is closed or ongoin NCIS to conduct further investigation, should be ex 	ng (determine whether a request to

2.	NJS From a given set of charges and specifications:					
	 a. IDENTIFY: Any drafting/pleading errors contained in the sample. b. DISTINGUISH: Between fatal (material) and non-fatal (immaterial) defects in specifications. Give an example. c. DISTINGUISH: Between fatal (material) and non-fatal (immaterial) variance in specifications. Give an example. 					
3.	NJS DRAFT: A complete charge sheet, including all appropriate charges and specifications. Use the elements and instructions in the Military Judges' Benchbook. Consult the relevant chapter(s) of the U.S. Army JAG School Criminal Law Deskbook Volume II – Crimes and Defenses.					
4.	NJS IDENTIFY: The purpose of block 13, receipt by summary court-martial officer.					
5.	NJS IDENTIFY: The remedies available and the applicable deadlines for correction of pleading defects.					
6.	NJS SCREEN: A completed DD Form 458 Charge Sheet (all blocks) utilizing the checklist provided by your Senior Trial Counsel.					
7.	CONDUCT: Pre-screening of a case using TCAP Case Screening Guidelines—identify possible charges, think about charging theories, forum, CA goals, potential costs and proposed dispositions of a case – prepare to brief the CA on case.					
8.	EXPLAIN: How to involuntarily extend an accused past his or her EAOS using a "Legal Hold" and how this may impact the administrative separation process and pretrial negotiations.					
9.	ADMINISTER: The oath to an accuser qualified to prefer charges.					
10.	UNDERSTAND: Procedures for release of information to Public Affairs Officers or to the media at various stages of process; Art. 32 hearing versus SPCM/GCM (post-referral).					
11.	UNDERSTAND: Your Trial Shop's process for drafting Prosecution Merits Recommendations (PMRs) and how those recommendations are shared with convening authorities.					
12.	DRAFT: A Prosecutorial Merit Memo (PMM) and PMR.					

DC Only:	
1.,	KNOW: How counsel are detailed to cases within your DSO.
	UNDERSTAND: An accused's End of Active Obligated Service (EAOS) and spact case strategy.
	EXPLAIN: How an accused can be involuntarily extended past his or her a "Legal Hold" and how this may impact the administrative separation process and tiations.
RECOMMEN	NDED DATE (PDO/Branch/Department Head)

11. Witness Interviews

Article 46, UCMJ	NJS	
JAGINST 5803.1[series]	NJS	
DC Only: DCAP Deskbook Chapter 6		

[n	al and Date:
1.	NJS REVIEW: statement(s) of an alleged sexual assault victim with a core counsel.
2.	PREPARE: An outline for a witness interview of an alleged victim in a sexual assault case with TC/detailed Defense Counsel.
3.	OBSERVE: Preparing a client (DC) or alleged victim (TC) to testify in a contested case.
4.	NJS PREPARE: An outline for a witness interview for an upcoming fact witness in a contested court-martial and discuss with TC/detailed Defense Counsel.
RE	COMMENDED DATE (PDO/Branch/OIC/Department Head)

12. Speedy Trial

R.C.M. 707	NJS
Real. 707	1400
Article 10, UCMJ	NJS
Barker v. Wingo, 407 U.S. 514 (1972)	
CAAF Opinion Digest – Right to Speedy Trial	
Initial and Date:	
1 DISCUSS: With STC/SDC:	
 e. Identify speedy trial/re-sentencing requif. f. Triggering events for each type of speed jurisdiction; g. What stops, and what does not stop, the h. Milestone events with regard to speedy i. "Excludable delay" and in what form it j. Discuss who can request excludable delak. Need for accurate accounting of speedy l. Identify whether a speedy trial motion up 	pect to Speedy Trial pect to Speedy Trial er R.C.M. 707 and Article 10, UCMJ; frements on a remanded case; dy trial requirement to include personal speedy trial clock; trial; should be; ay and for what; trial triggering events and excludable delays; ander R.C.M. 707 or Article 10 can be waived. ling documentation with respect to Speedy Trial
2 COMPLETE: A daily activi	ty log on a case.
3 DRAFT: An excludable dela	ay request (DC) or endorsement.
RECOMMENDED(PDO/Branch/Departmen	DATE nt Head)

13. Discovery

Review, sign, and date:

R.C.M. 701 and 703	NJS
M.R.E. 304(d), 312, 321, 403, 404(b), 413, 414, 507, 609(b), 612, 703, and 807	NJS
Brady v. Maryland, 373 U.S. 83 (1963)	NJS
JAGINST 5813.1[series]	NJS
United States v. Henthorn, 931 F.2d 29 (9th Cir. 1991)	NJS
Jencks Act, 18 U.S.C. § 3500 and R.C.M 914	NJS
Jencks v. United States, 353 U.S. 657 (1957)	
United States v. Henthorn, 931 F.2d 29 (9th Cir. 1991)	
United States v. Agurs, 427 U.S. 97 (1976)	
Weatherford v. Bursey, 429 U.S. 545 (1977)	
United States v. Lucas, 5 M.J. 167 (C.M.A. 1978)	
United States v. Garries, 22 M.J. 288 (C.M.A. 1986), cert. denied, 479 U.S. 985 (1986)	
United States v. Simmons, 38 M.J. 376 (C.M.A. 1993)	
United States v. Briggs, 48 M.J. 143 (C.A.A.F. 1998)	
Goldberg v. United States, 425 U.S. 94 (1976)	
DoD Health Information Privacy Regulation (DoD 6025.18-R)	
Giglio v. United States, 405 U.S. 150 (1972)	

Initial and Date:

1.	NJS	DISCUSS:	Pre-referral investigative tools.
2.	of practice.	EXPLAIN:	The standardized electronic discovery process used in your area

3.	EXPLAIN: The difference between discovery under R.C.M. 701 and production under R.C.M. 703.
4.	EXPLAIN: Which files the government must review to fulfill its <i>Brady</i> and <i>Gigilo</i> obligations.
5.	EXPLAIN: Obligations under Jencks Act and R.C.M. 914.
6.	EXPLAIN: Henthorn, Jencks and Giglio requests and how that information may be obtained.
7.	EXPLAIN: The receipt of discovery procedures in your local circuit.
8.	EXPLAIN: How to handle evidence in a child pornography case. Review JAG/CNLSINST 5814.1D.
ТC	C Only:
1	DRAFT: A <i>Henthorn</i> request to an agency. Explain the differences between obtaining information from military law enforcement vice state law enforcement.
2.	RESPOND: To a Defense discovery request indicating what material has been provided to the Defense and what actions the Government has taken regarding any othe requests.
DC 1.	DRAFT: A discovery request.
RE	COMMENDED DATE (PDO/Branch/Department Head)

14. Article 32 Preliminary Hearings

Review, sign, and date:

Initial and Date:

Articles 32 – 35, 38, UCMJ	
R.C.M. 405 and Analysis of R.C.M. 405	

1.	EXPLAIN: How to secure an Article 32 preliminary hearing officer and wh	ıa
	qualifications the preliminary hearing officer should possess.	

2	 DISCUSS:	GCMCA	policy	regarding	conditional	waivers,	if any.

3. _____ EXPLAIN: Which M.R.E.s apply at an Article 32 hearing.

4.		EXPLAIN:	The rules regarding alternatives to testimony at an Article 32
	hearing.		

5.	EXPLAIN: Witness availability issues for an Article 32 hearing	and
	overnment's lack of authority to subpoena witnesses for an Article 32 hearing.	

6.	hearing.	EXPLAIN:	The procedures for inviting a civilian witness to an Article 32
7.		EXPLAIN:	The procedures for inviting an alleged victim to an Article 32

8. EXPLAIN: The difference between a conditional and an unconditional waiver of an Article 32 hearing.

TC Only:

l	PREPARE:	Article 32 script.	
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2 DRAFT: A Preliminary Hearing Officer (PHO) appointing le	tter.
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3 REVI	EW: A PHC	report and	discuss v	with your	STC.
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4.		ASSIST:	The accused's	command in	n drafting an	endorsement to	the
	GCMCA.						

5.	DEMONSTRATE: A working knowledge of the court reporting equipment to
	record the Article 32 proceedings.

DC Only:		
1. hearing or ch	OBSERVE: Client advice on the pros and concosing to submit a waiver.	ons of proceeding to an Article 32
2.	PREPARE: Written objections and/or comm	ents to an Article 32 hearing.
RECOMME	NDED(PDO/Branch/Department Head)	DATE

15. Arraignment and Notices

Review, sign, and date:

Army Trial Guide	
M.R.E. 103, 104, and 304	
·	
R.C.M. 108, 308, 405, 602(discussion),	
701(a), 702(e), 703(d), 706(a), 904, 910(f)(2),	
and 914	
M.R.E. 202, 301(c)(2), 302, 304, 311,	
412, 505, 506, 507, 514, 613, and 902	
Article 37, UCMJ	
U.S. Army JAG School Criminal Law	
Deskbook - Motions (Volume III)	
U.S. Army JAG School Criminal Law	
Deskbook - Unlawful Command Influence	
(Volume II)	

Initial and Date:

1.	NJS KNOW: What an arraignment is and why it is significant.
2.	KNOW: What information must be provided to the defense prior to arraignment.
3.	KNOW: The requirements in the Uniform Rules and local rules for motions including form and filing deadlines.
4.	KNOW: What documents, cases, or other matters should be attached to all motions:
	 a. The evidentiary requirements for motions generally. Discuss the distinction between motions that raise only matters of law versus motions that raise matters of both fact and law b. Discuss a proffer and whether it constitutes evidence c. Demonstrate what evidence (witnesses, documents, etc.) is required to support your motion and your plan for getting that evidence admitted
5.	OBSERVE: Core counsel prepare a witness for testimony during a motions hearing.
6.	EXPLAIN: A Daubert hearing and when it is used.

	IN: The actions that may const n impact a court-martial.	citute unlawful command influe	ence
RECOMMENDED		DATE	

(PDO/Branch/Department Head)

16. Motions and Objections

	Your local rules of Court, paying particular attention to the sections on motions practice.	
U	U.S. Army JAG School Criminal Law Deskbook - Motions (Volume III)	
R	R.C.M. 905, 906, and 907	
A	Article 39, UCMJ	
Ini	nitial and Date:	
1.	REVIEW: The Notice obligation	ons under:
	a. R.C.M. 701 (a)(4) b. R.C.M. 701(b); c. R.C.M. 703(d) d. R.C.M. 903(c)(1)	
2.	DRAFT:	
	a. A motion for review by the SDC/STC;b. Proposed findings of fact and conclusion o SDC/STC	f law for the motion for review by the
3.	plea, R.C.M. 905(b).	raised by defense counsel before entering a
4.	DESCRIBE: What defense counsel must do to preserve issues with a conditional plea, how conditional pleas are different than non-conditional pleas, who must accept them, and what issues are proper for conditional pleas.	
5.	LIST: The non-waivable motion	ons or objections.
6.	MOTIONS in limine:	
	a. Explain the significance of a motion in limb. Provide two (2) examples of issues that woc. Discuss when motions in limine can be file	ould be appropriate for motions in limine.
7.	KNOW: The effect that a tenta	tive ruling or the military judge's failure to

9. KNOW: How to preserve a challenge for cause, R.C.M. 912(f)(4).	
10 KNOW: How to preserve a <i>Batson</i> challenge.	
11 KNOW: How to preserve issues that arise during an 802 conference.	
12 KNOW: How a tactical decision by the DC may waive an issue that was properly raised. Give an example of a strategic reason not to raise a proper objection.	
13 KNOW: How to preserve an issue relating to an Article 32 investigation	•
14 REVIEW: Procedures to request a Government appeal under R.C.M. 90 including points of contact at Navy TCAP and Code 46.	
RECOMMENDED DATE (PDO/Branch/Department Head)	

17. Pre-Trial/Plea Agreements

	Total Control of the
Article 58 and 76, UCMJ	NJS
	NAME OF THE PERSON OF THE PERS
R.C.M. 811	NJS
	NIO
MILITARY EVIDENTIARY	NJS
FOUNDATIONS §12-2 (Also required for	
Core Competencies 12, Stipulations)	
JAGMAN Section 0152	
R.C.M. 1109	
United States v. Bertelson, 3 M.J. 314 (C.M.A.	
1977)	
THE LAUTENBERG AMENDMENT, 18	
U.S.C. § 921-22 AND DEPARTMENT OF	
DEFENSE FORM (DD) 2760.	
Military Judges' Benchbook	
2-2-6	
https://www.jagcnet.army.mil/ebb/index.html	
U.S. Army JAG School Criminal Law	
Deskbook – Pleas and Pretrial	
Agreements (Volume II)	
Initial and Date:	

1111	tiai and Date.
1.	NJS CONDUCT: Plea Agreement negotiations with the assigned trial/defense counsel on a case on which you are assisting.
2.	NJS DRAFT: A stipulation of fact, using the Military Judges' Benchbook and the MCM that addresses all elements of Articles to which you are entering into a Stipulation of Fact.
3.	NJS OBSERVE: The use of a Stipulation of Fact at trial.
4.	NJS DISCUSS: Segmented sentencing and negotiating a sentencing range.
5.	DISCUSS:
	 a. Process of negotiating a plea agreement; b. Jurisdictional sentencing limits of SCM, SPCM, and GCM; c. Terms and provisions which must be included in a written plea agreement; d. Terms and conditions which are prohibited in a plea agreement; e. Under what circumstances either party may withdraw from a plea agreement;

	f.	What is and what are the pitfalls of a "sub rosa" agreement?;
	g.	What is a conditional plea? What are the ramifications of entering into one?;
	h.	What plea agreement terms can be used to benefit the victim and/or the accused's
		dependents?; and
	i.	Why an accused's EAOS should be considered during plea agreement negotiations?
6.		DRAFT: A plea agreement with the following provisions using the online a agreement template:
	a.	Waiver of administrative separation board;
		Request trial by military judge alone;
	c.	Complete restitution;
	d.	Cooperate in investigation;
	e.	Identify other criminals and/or criminal activities;
	f.	Testify as a witness in other case(s);
	g.	Waiver of a specific motion;
		Explicit, specific waiver of Article 13, UCMJ motion;
	i.	Enter into a stipulation of fact with the government;
		Not request witnesses at government expense;
		Not object to specific pre-sentencing evidence on specific grounds;
	1.	A plea to an LIO, including drafting language for the LIO charge;
		A plea by exceptions and substitutions; Withdraw or dismiss charges based on pleas to LIO;
		Waiver of forfeiture and reduction;
		Waiver of statute of limitations; and
		Request for deferral and waiver of forfeitures in favor of dependents.
	4.	
7.		KNOW: The issues surrounding sex offender registration in plea agreements addressed in <i>United States v. Miller</i> , 63 M.J. 452 (C.A.A.F. 2006).
8.		OBSERVE: The STC/SDC or TC/DC conduct plea agreement negotiations.
9.	ı be	DISCUSS: A SILT/RILT, when it is applicable, how it is drafted, and when it used.
DC 1. sta	C Oı	
RE	CO	MMENDED DATE
		(PDO/Branch/OIC/Department Head)

18. Stipulations

R.C.M. 811	NJS	
M.R.E. 410		
MILITARY EVIDENTIARY FOUNDATIONS §12-2		
United States v. Bertelson, 3 M.J. 314 (C.M.A. 1977)		
Military Judges' Benchbook Ch. 2, § VII, para 2-7-25		
Initial and Date:		
1. NJS KNOW:		
 a. Distinguish stipulations of fact from stipulation b. What should/should not be in a stipulation c. Proper and authorized uses at trial of a stipulation d. Judicial notice. 	n of fact?;	
2. KNOW: Are stipulations requactured as a stipulation may be used against the plea agreement?	aired in a guilty plea case? Is there any way the accused if the government withdraws from the	
DISCUSS: The advantages/disadvantages of using stipulations in other contexts (contested case or at sentencing)? What are the accused's confrontation rights as to witnesses and other evidence? Discuss situations where it may be helpful to utilize a stipulation, and scenarios where it may not be beneficial.		
TC Only:		
1. DRAFT: A stipulation of factors case with which you are assisting a Trial Country.	t and a stipulation of expected testimony for a unsel	
RECOMMENDED(PDO/Branch/OIC/Depart	DATEtment Head)	

19. Trial Preparation: Evidence and Witnesses

Review, sign, and date:

NJS
NJS

Initial and Date:

1.	NJS PREPARE: The foundation to admit a document.
2.	NJS EXPLAIN: How to present a piece of self-authenticating evidence (i.e. blue ribbon copy of service record) and when it can be used.
3.	NJS EXPLAIN: How to conduct a presentation of documentary evidence with witness authentication.
1.	NJS OBSERVE: Preparing a client (DC) or alleged victim (TC) to testify in a contested case, including for direct and cross-examination.
5.	EXPLAIN: The procedure for issuing subpoenas to civilian witnesses and invitational orders to witnesses not subject to subpoena pursuant to R.C.M. 703(e)(2).
5.	PREPARE: A response to a defense request for an expert witness (TC) or a request for an expert witness (DC).
ГС	C Only:
1.	DRAFT: A Subpoena Duces Tecum to obtain documentary evidence and discuss how it can be used. Discuss the difference between using a subpoena and obtaining a warrant, and limitations of each.
2.=	DRAFT: A preservation request for documentary evidence or electronic/content information, such as text message, email, social media posts.
3.	DRAFT: A subpoena for a witness.
4.	EXPLAIN: How to secure travel for military and civilian witnesses to a court-martial to include issuing command invitation letters and subpoenas.

DC Only:		
1	DRAFT: A witness production request.	
2	DRAFT: A request for the production of evidence	e.
RECOMMENI	DED(PDO/Branch/Department Head)	DATE

20. Case (Members)

R	.C.M. 913		
R	.C.M. 908		
R	.C.M. 919		
Ini	itial and Date:		
1.	NJS to a Convenin	REVIEW: The requirements fig Order, focusing on member se	or a proper Convening Order and amendments election.
2.	NJS Authority.	REVIEW: The members' que	stionnaires selected by the Convening
3.	NJS	PREPARE: Group and individ	dual voir dire of members.
4.			cess. UNDERSTAND the difference between bias. REVIEW quorum requirements
5.		PREPARE: Members' Finding	gs Instructions and a Findings worksheet.
6.	submitted.	READ: An existing record of t	trial where rebuttal evidence was properly
TC	C Only:		
1.		PREPARE and UNDERSTAN	D: The trial script for empaneling members.
2.		OBSERVE/DISCUSS WITH S	STC: The presentation of rebuttal evidence.
3.	EXPLAIN: How to respond to a defense motion under R.C.M. 917 at the conclusion of the government's case. Know the standard of proof for this motion and whether or not the government can reopen the case.		
RE	COMMENDE	D(PDO/Branch/OIC/Departm	DATEnent Head)

21. Sentencing Case

Review, sign, and date:

R.C.M. 1001	NJS	
R.C.M. 1002 and 1003	NJS	
R.C.M. 1001(g)	NJS	
Military Judges' Benchbook Judge Alone Sentencing and Members Sentencing https://www.jagcnet.army.mil/ebb/index.html	NIS	
Chapter X of the MCM		
JAGMAN Section 0141		
United States v. Holt, 27 M.J. 57 (C.M.A. 1988)		
<i>United States v. Nourse</i> , 55 M.J. 229 (C.A.A.F. 2001).		
United States v. Marsh, 70 M.J. 101 (C.A.A.F. 2011); United States v. Schroder, 65 M.J. 49 (C.A.A.F. 2007).		
United States v. Talkington, 73 M.J. 212 (C.A.A.F. 2013)		
U.S. Army JAG School Criminal Law Deskbook – Findings and Sentencing (Volume III)		
DC Only: DCAP Deskbook Chapter on Sentencing	•	

Initial and Date:

1.	NJS in aggrava	EXPLAIN: What types of evidence can and cannot can be used as evidence tion.
2.	NJS	DISCUSS: The differences between Extenuation and Mitigation evidence.
4.	NJS impact of doin of evidence.	EXPLAIN: How and when the rules of evidence may be relaxed and the g so. Give an example of when it would be advantageous not to relax the rule.
5.	sentence.	OBSERVE: A presentencing phase of a court-martial and argument on
6.	court-martial.	KNOW: Local confinement facility requirements for an accused convicted at

7.	ASSIST: Preparation of a pre-sentencing case.				
8.	ASSIST: Preparation of a sentencing argument.				
9	KNOW: What constitutes an improper argument at sentencing.				
DC Only:					
1.	REVIEW: A Post-Trial Rights Advisement Form.				
2.	OBSERVE: A client being advised on post-trial and appellate rights.				
RECOMMENDE					
(PDO/Branch/ OIC/Department Head)					

22. Post-Trial Duties and Administrative Actions

A	rticles 54, 57, 60, and 65 UCMJ
	Inited States v. Moreno, 63 M.J. 135 C.A.A.F. 2006)
C	NLSCINST 5800.4 [series], paragraph h.(11)
18	8 U.S.C. 922(g)
[ni	itial and Date:
1.	REVIEW/DISCUSS: JAG/CNLSC 5814.1B – Post-Trial Processing for cases referred before 1 Jan 19.
2.	REVIEW/DISCUSS: JAG/CNLSC 5814.1D – Post-Trial Processing for cases referred to after 1 Jan 19.
DC	C Only:
1.	DISCUSS: Submitting clemency as a defense counsel.
2.	DISCUSS: The procedure and appropriate basis for making a post-trial motion.
3.	DISCUSS: How to review the Report of Court Martial Results as well as the CA's Action and Entry of Judgment.
4.	DISCUSS: Submitting clemency as a defense counsel.
5.	DISCUSS: Submitting a Petition for Review of a Conviction Under Article 69
6.	KNOW: The process for assignment of Appellate Defense Counsel.
TC	C Only:
1	OBSERVE: A TC prepare post-trial paperwork and conduct post-trial notifications including VWAP.
2.	PREPARE: A Report of Results of Trial/Statement of Trial Results (MJA16) for STC review and signature by the military judge.

3.	-	COMPLETE: A Confinement Order.				
4.	ASSEMBLE: All required paperwork that must accompany an accused to brig.					
5.		DISCUSS: Preparing the Entry of Judgement.				
RE	COMMENDE	D(PDO/Branch/Department Head)	DATE			

TRIAL OR DEFENSE COUNSEL

RECOMMENDED	(PDO/Branch/Depar	rtment Head)	DATE	
I CERTIFY THATPROFESSIONAL DEV	VELOPMENT STAI	NDARDS REQU	HAS COMPI IIRED OF A T	
Commanding Officer [Command]	·	DATE		
[Once complete, command retains a copy of this page and the original goes to Officer for retention]				